## RUHNKE & BARRETT ATTORNEYS AT LAW

47 PARK STREET MONTCLAIR, N.J. 07042 973-744-1000 2 9 BROADWAY, SUITE 1412 NEW YORK, N.Y. 10006 212-608-7949

973-746-1490 (FAX)

DAVID A. RUHNKE (davidruhnke@ruhnkeandbarrett.com)

REPLY TO MONTCLAIR OFFICE

January 9, 2022



<u>Via ecf</u>
Honorable Valerie E. Caproni, U.S.D.J.
Southern District of New York
40 Foley Square
New York, NY 10007

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:\_\_\_\_
DATE FILED:\_\_1/10/2022

Re: United States v. Wilbright, et al., 20 Cr. 667(VEC)

Dear Judge Caproni:

I represent Jamel Murray, who was sentenced by the Court on December 2, 2021. At the time of Mr. Murray's guilty plea, the Court had continued his bond conditions pending his sentence. In the Presentence Report, Probation recommended that Mr. Murray voluntarily surrender to the correctional facility to which he was to be designated.

At Mr. Murray's sentencing hearing, the Government argued that remand was mandatory. Because the issue had not been raised in advance, at my request, the Court continued Mr. Murray's bond and ordered me to file a response to that argument on January 18, 2022. Doc. 167.

Mr. Murray has been ordered to surrender to Ft. Dix on January 18, 2022. Consequently, it is requested the Court vacate as most the order requiring me to file a response. I have spoken with AUSA Christopher Clore, who has no objection to this request.

Thank you for your consideration of this request.

Respectfully submitted, /s/ Jean D. Barrett
Jean D. Barrett

cc: All counsel via ecf

Application GRANTED. The Court's December 2, 2021 Order, *see* Dkt. 167, is VACATED as moot.

C:\CASE FILES\SENTENCES\CASES\Murray, Jamel\Schedule\Judge Caproni 1-9-22.wpd

SO ORDERED.

1/10/2022

HON. VALERIE CAPRONI UNITED STATES DISTRICT JUDGE